pouse, if filing) First Name Middle Name Last Name nited States Bankruptcy Court for the: MIDDLE District of PENNSYLVANIA	Debtor 1	SERGIO GOM	EZ		
pouse, if filing) First Name Middle Name Last Name nited States Bankruptcy Court for the: MIDDLE District of PENNSYLVANIA ase number 18-03927		First Name	Middle Name		Last Name
nited States Bankruptcy Court for the: <u>MIDDLE</u> District of <u>PENNSYLVANIA</u> ase number <u>18-03927</u>	Debtor 2 (Spouse if filing)	First Name	Middle Name		Last Name
ase number18-03927				District of	
and training of	United States b	sankrupicy Court for the:	TAILDIDLE L	JISTITUT OF	FEININGTEVANA
f known)	Case number	18-03927			
		18-03927		0 2000 - 1	-

HARRISBURG, PA 2 2018 NOV 1 AM II: 12 U.S. BANKRUPTCY COURT

Official Form 427

Cover Sheet for Reaffirmation Agreement

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

P	art 1: Explain the Re	payment Terms of the Reaffirmation Agreement
1.	Who is the creditor?	CITIZENS ONE AUTO FINANCE Name of the creditor
	How much is the debt?	On the date that the bankruptcy case is filed \$ 30456.81
		To be paid under the reaffirmation agreement \$_30456.81
		\$ 647.32 per month for 54 months (if fixed interest rate)
	What is the Annual Percentage Rate (APR) of interest? (See	Before the bankruptcy case was filed
	Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation agreement 6.25 % Fixed rate Adjustable rate
	Does collateral secure the debt?	☐ No ☐ Yes. Describe the collateral. 2017 FORD EXPLORER
		Current market value s 29,025.00
	Does the creditor assert that the debt is nondischargeable?	No Yes. Attach an explanation of the nature of the debt and the basis for contending that the debt is nondischargeable.
	Using information from Schedule I: Your Income	Income and expenses reported on Schedules I and J Income and expenses stated on the reaffirmation agreement
	(Official Form 106I) and Schedule J: Your Expenses (Official Form 106J), fill in the amounts.	6a. Combined monthly income from \$7,881.76 6e. Monthly income from all sources after payroll deductions \$3,881.76
		6b. Monthly expenses from line 22c of \$\\\4,164.\\\2\\61.\\\\ Schedule J\\
		6c. Monthly payments on all reaffirmed debts not listed on Schedule J 6g. Monthly payments on all reaffirmed debts not included in monthly expenses
		6d. Scheduled net monthly income \$ 282.46 h. Present net monthly income \$ 282.46
		Subtract lines 6b and 6c from 6a. Subtract lines 6f and 6g from 6e. If the total is less than 0, put the number in brackets. Subtract lines 6f and 6g from 6e. If the total is less than 0, put the number in brackets.

Case number (if known)

18-03927

No Yes.	Explain why they are different and complete line 10
No Yes.	Explain why they are different and complete line 10.
No Yes.	A presumption of hardship arises (unless the creditor is a credit union). Explain how the debtor will make monthly payments on the reaffirmed debt and pay other living expenses. Complete line 10.
	Debters will reduce their discretimary monthly spending to meet this secured ablig
	I certify that each explanation on lines 7-9 is true and correct.
	* Servin Somes *
	Signature of Debtor 1 Signature of Debtor 2 (Spouse Only in a Joint Case)
	Has the attorney executed a declaration or an affidavit to support the reaffirmation agreement? No Yes
	Yes. No Yes.

Sign Here

Whoever fills out this form must sign here.

I certify that the attached agreement is a true and correct copy of the reaffirmation agreement between the parties identified on this Cover Sheet for ReaffIrmation Agreement.

Check one:

Debtor or Debtor's Attorney

Creditor or Creditor's Attorney

	-	•
	4	ŧ
	c	7
	c	>
	C	5
	c	5
	C	5
	ċ	5

Presumption of Undue Hardship No Presumption of Undue Hardship
as directed in Part D: Debtor's Statement of Reaffirmation Agreement.)

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA

In re:	SERGIO GOMEZ,	Case No.	18-03927				
	Debtor	Chapter	7				
	REAFFIRMAT	ION AGREEMI	ENT				
	[Indicate all documents included in th	nis filing by checking	g each applicable box.]				
	□ Part A: Disclosures, Instructions, and Notices to Debtor (pages 1 - 5)		or's Statement in Reaffirmation Agreement				
	☐ Part B: Reaffirmation Agreement	☐ Part E: Motion	on for Court Approval				
	☐ Part C: Certification by Debtor's Attorney						
	[Note: Complete Part E only if debtor was no the course of negotiating this agreement. Not prepare and file Form 240C ALT - Order on	te also: If you compl	lete Part E, you must				
	Name of Creditor: CITIZENS ONE AUTO FINANCE						
	☐ [Check this box if] Creditor is a Credit Un Federal Reserve Act	nion as defined in §1	19(b)(1)(a)(iv) of the				
PART DEBT	Γ A: DISCLOSURE STATEMENT, INSTR FOR	UCTIONS AND N	отісе то				
	1. DISCLOSURE STATEMENT						
	Before Agreeing to Reaffirm a Debt, Review The	se Important Disclosu	ires:				
SUM	MARY OF REAFFIRMATION AGREEMI	ENT					
	This Summary is made pursuant to the require	ements of the Bankr	ruptcy Code.				
AMO	OUNT REAFFIRMED						
	The amount of debt you have agreed to reaffi	rm:	\$ 30,456.81				
accrue	The amount of debt you have agreed to reaffirm i	ncludes all fees and c eement may obligate y	osts (if any) that have ou to pay additional				

amounts which may come due after the date of this disclosure. Consult your credit agreement.

003508-4

ANNUAL PERCENTAGE RATE

[The annual percentage rate can be disclosed in different ways, depending on the type of debt.]

- a. If the debt is an extension of "credit" under an "open end credit plan," as those terms are defined in § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose the annual percentage rate shown in (i) below or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
 - (i) The Annual Percentage Rate disclosed, or that would have been disclosed, to the debtor in the most recent periodic statement prior to entering into the reaffirmation agreement described in Part B below or, if no such periodic statement was given to the debtor during the prior six months, the annual percentage rate as it would have been so disclosed at the time of the disclosure statement: ______6.25__%

---And Or---

(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor: ______ %. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:

\$ @	%;
\$ 	%:
\$ @	%

- b. If the debt is an extension of credit other than under than an open end credit plan, the creditor may disclose the annual percentage rate shown in (i) below, or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
 - (i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed: ______%.

(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor: 6.2500000 %. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:

Desc

B2400A/B ALT (Form 2400A/B ALT) (12/	B2400A/B AL	(Form	2400A/B	ALI)	(12/15)
--------------------------------------	-------------	-------	---------	------	---------

		:
	٠	

\$
c. If the underlying debt transaction was disclosed as a variable rate transaction on the most recent disclosure given under the Truth in Lending Act:
The interest rate on your loan may be a variable interest rate which changes from time to time, so that the annual percentage rate disclosed here may be higher or lower.
d. If the reaffirmed debt is secured by a security interest or lien, which has not been waived or determined to be void by a final order of the court, the following items or types of items of the debtor's goods or property remain subject to such security interest or lien in connection with the debt or debts being reaffirmed in the reaffirmation agreement described in Part B.
Item or Type of ItemOriginal Purchase Price or Original Amount of Loan2017 FORD EXPLORER\$40,000.00
<u>Optional</u> —At the election of the creditor, a repayment schedule using one or a combination of the following may be provided:
Repayment Schedule:
Your first payment in the amount of \$ is due on (date), but the future payment amount may be different. Consult your reaffirmation agreement or credit agreement, a applicable.
— Or —
Your payment schedule will be: <u>54</u> (number) payments in the amount of \$ <u>647.32</u> each, payable (monthly, annually, weekly, etc.) on the <u>14</u> (day) of each <u>month</u> (week, month, etc.), unless altered later by mutual agreement in writing.

A reasonably specific description of the debtor's repayment obligations to the extent known by the creditor or creditor's representative.

--- Or ---

Desc

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT.

I (we) agree to reaffirm the debts arising under the credit agreement described below.

- 1. Brief description of credit agreement: Retail Installment Contract
- 2. Description of any changes to the credit agreement made as part of this reaffirmation agreement:

SIGNATURE(S):	
Borrower:	Accepted by creditor:
Setain Gomez	CITIZENS ONE AUTO FINANCE
(Print Name)	(Printed Name of Creditor)
Segio Somes	ONE CITIZENS DRIVE, ROP15B,RIVERSIDE, RI 02915
(Signature)	(Address of Creditor)
Date: 10/17/2018	Charle Mest
Co-borrower, if also reaffirming these debts:	(Signature) Charly Almonte Collection & Recovery Manager (Printed Name and Tit Office Individual
(Print Name)	Signing for (988) Pecialty Operations
(Signature)	Date of cheatro? 6c2018ance:
Date:	

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

I hereby certify that (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.

Check box, if applicable and the creditor is not a Credit Union.] A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.

Printed Name of Debtor's

Attorney:

Signature of Debtor's

Attorney:

Date: 10/4/2018

Desc

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete sections 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship"]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income received) is \$ 3 81.76 and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$4,164, 22 leaving \$ 222.46 to make the required payments on this reaffirmed debt.

I understand that if my income less my monthly expenses does not leave enough to make the payments, this reaffirmation agreement is presumed to be an undue hardship on me and must be reviewed by the court. However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make the payments here:

See page Z incorporated bacein. (Use an additional page if needed for a full explanation.) 2. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement. Signed: (Joint Debtor, if any) [If the creditor is a Credit Union and the debtor is represented by an attorney] 3. I believe this reaffirmation agreement is in my financial interest. I can afford to make the payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement. Signed: (Debtor) (Joint Debtor, if any) Date:

PART E: MOTION FOR COURT APPROVAL

[To be completed and filed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

Therefore, I ask the court for an order approving this reaffirmation agreement under the following provisions (check all applicable boxes):

☐ 11 U.S.C. § 524(c)(6) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)

11 U.S.C. § 524(m) (presumption of undue hardship has arisen because monthly expenses exceed monthly income)

Signed:

(Joint Debtor, if any)

Date: 10/17/2018

				CINEL E SINANC		- ·
Buver Name and	Litteres		Co-Buy	w Name and Address	traci Number	Seller-Creditor (Neme and Address)
Buyer Name and a (Including County SERBIO 80		50)	(Includi	ng County and Zip Co	de)	BENE LATTA FURD INC
709 SPENE HONOVER	ER DR	1-0000	N/F	i		1565 Carlisle Pike Hanayer, PA 17331
					or on credit. By si	gning this contract, you choose to buy the vehicle e Selter - Craditor (sometimes "we" or "us" in this schedule below. We will figure your finance charge
n creat under t ontract) the Am n a deliv bests."	ount Finan Ount Finan	www.s on tre oed and Fir in-Lending [e ποπ and back sance Charge in Saciosures belov	U.S. funds according are part of this co	u agree to pay thi g to the payment : ntract.	schedule below. We will figure your finance charge
NewfUsed	Year	Make and Model	Mig Gross Vahi-		Scalion Number	Primary Use For Which Purchased
		FORD				Primary Use For Which Purchased Personal, family, or household unless otherwise indicated below
NEH	2017	EXPLO	ER N/F	1FICKAL	87HBB37286	agricultural Ca
Abadibi	FEDER	AL TRUT	H-IN-LIENDING	DISCLOSURES	Total Sale	Insurance. You may buy the physical damage Insur- ance the contract repaires (see back) from styons
ANNUAL PERCENTAGE RATE	CHI	ANCE APIQUE dollar unt the	Amount Financed The amount of	Total of Payments The amount you will have peid after	Price	Insurement. You may buy the physical damage insur- ance this context requires (see back) from snyone you choose who is apostable to u.k. You are not sequend to buy any other insurance to obtain credit. If any insurance is choosed backs, policies or certificates from the numed insurance companies will
The cost of your credit as a yearly rate.		unt the dit will I you.	cradit provided to you or on your behalf.		your purchase on credit, including your down	oartificates from the named Insurance companies will describe the terms and conditions.
- ,,	-	,		payments as scheduled.	s s	Check the insurance you must and also below:
four Paymen	Schedu	SA9.88 i	5 _40,000.M	\$46_549_8	\$_40,549. M	Credit Life: Buyer Co-Buyer Both
Number of Payments	Am Pøy	ments	When P	symerite Clue		Premium: Death Life \$NI/A
75	\perp	647. 32	Aonthly beginning	81/14/	7	Credit Dissibility \$ 10/60
N/A Or As Pollows:					L/A	Home Office AddressN/G
Or As Follows:						- M/A
Late Charge, 1 p	great le not	paid in full will	Trin 10 clays after it is	Gas, you will pay a late	charge. If the vehicle	2 (W) (A) (B) (A) (A)
the charge will be	2% of \$10 pt	of the payer	and that is late.	e part of the payment t	net is late. Otherwise,	TOTAL PROPERTY AND ADDRESS.
Propagations, if you Successful interest	u pay off all : You are givi	your debt earling a security i	y, you will not have to interest in the vehicle	being purchased.		
delinuit, arry requi	ed repaymen	nt in full before	the acheduled date	cluding information abound security inserest.		
TREMEZACTION OF A	MOUNT PHI	LUCED (Selle	r may keep part	of the amounts pai	d to others.)	1 1 10 to 100 to 1 00 to 100
Vehicle	and Installet	lon		\$3 \$		
Governmen Vehicle Del	Tipote				L-250.88	
to to		lor lor			N/A	
to to	N/A	tr tr		\$	N/A	Other Optional Insurance
to	N/A	lor lor	N/	\$	N/A N/A	Type of traumroo Term
to to	N/A	lor lor	N/4			Premium \$ N/R Description of Coverage
2 Total Downson	erz =		***	,	\$30, 129.85	Insulation Company Nume N/R
		EDPO ED	CPPE			Home Office Address M/O
Gross The	de-in Allowers Oll Made By I	08	W. non-our	;	2,772.06	N/A
	d Thacks in	-		=	5,162.87 5,389.99 -500.00	Type of Insurance N/A Premium 6 N/A
+ Other	(EBA	2	r T and see 4H beto	i=	2,254.86 1,000.00	Description of Covernos M/A
3 Unpaid Balance 4 Other Charges I	of Cash Prior	(1 minus 2)		,	38, 128, 88	N/A N/A
A Cost of Optic	nai Cradit ine	utance Paid to	Insurance			Home Office Address
Company or Life Disability		Term	NA	N/A		Other optional insummon is not require to obtain credit. Now decision to lay or not buy other optional insummon will not be a factor in the credit approval process. It will not be provided
B Other Option (Describe)	e insummo f	Paid to Insuran	os Company or Comp		N/A	discision to lay or not buy other optional insurance will not be a lister in the oveith approval posses. It will not be provided unless you sign and agree to pay the extra cest. I want the insurance checked above.
(Describe) _ (Describe) _ C Official Fees		N/A	Term _NA	===	M/A N/A	X NAA Deta
10	N/A	- Br	N/		N/A	11
to D Optional Gag	N/A	jo jo	N/	ş ş	N/A N/A	X N/A Co-Surjer Signature Date
CONTROL IN	THURS NOT THE	luded in Cash i or Registration i		:_	N/A	THIS INSURANCE DOES NOT INCLUDE INSURANCE ON YOUR LIABILITY FOR BOOKLY INJURY OF PROPERTY DAMAGE
a Government					53. 13	CAUSED TO OTHERS. Returned Check Charge: You agree to pay the costs we actually
(Includes \$ _			erest recording (se)		51-00	pay to others it any check you give us is dehorored.
describe pur						COPTIONAL GAP CONTRACT: A gap contact (debt cancellation contract) is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you
b PN	E LATE		NC Date for	\$	1,639,9 9 135,98	per to offers if any choice put the sub distriction. OPTIONAL Life CONTRIGHT, approximate befor concentration concentration contributes the performance of the contributes and spring to be the sent choice. If put choice to buy it approximate, the change is almost in time 40 of the limitation of Amount Frence did server age contribute to distillation in the server and conditions it provides. It is a part of the contribute.
to	N/A	for	N/		N/A	Term Meg./G Name of Geb Contract
lo lo	H/A H/A	for	N/		N/A	I want to buy a gap contract.
10	N/A	lor lor	N/	·— :—	H/A	Buyer Signs X
to to	N/A	lor lor	N/	- !	H/A	
8 Amount Finance		mounts Paid to	Others on Your Barrie		1,079.12 40,000.00	9
Finance Charge 7 Total of Paymen	n-Time Balan	ios (5 + 6)			0, 549, 00 40, 549, 00	9
			lo not meet yo	ur contract oblic		y loss the vehicle.
PTION: You p	aty no fine?			oed, item 5, is paid i		N/A . Yeu N/ SELLER'S INITIALS
-				O COOLING	EE DEDIOD	
you may on	ly canor	provide for	a cooling	or or cancella or for legal ca	use. You canno	this sale. After you aign this contract, ot cancel this contract simply because n sales.
HOW THE COM	ACT CAL	E CHANGED	This contract contains	the anticularities to the	ween you and us refer	to this contract. Any chance to this contract or at he to profess.
and we must sign If any part of this o	L No oral cha pretract is not	riges are bind velid, all other	ng. Buyer Sign perte stay valid. We	may delay or refrain to	n enighting any of our	ng to this contract. Any change to this contract must be in writing Co-Buyer Signs & Co-Buyer Signs & rights under this contract without lowing them. For example, we art or other motor vehicle registration authorities.
may extend the tin You authorize us it	e for making obtain inform	some payment resion about yo	is without extending to u, or the vehicle you	se time for making others are buying, from the state	motor vehicle departm	ant or other motor vehicle registration authorities.
and retain	its righ	t to reci	ive a pert o	f the Finance	n we seller. Charge.	The Seller may assign this contract
NOTICE TO CONTRACT	BUYER. YOU SIG	DO NOT	BIGN THES CO	NTRACT IN BL	NK. YOU ARE	ENTITLED TO AM EXACT COPY OF THE HOLDER OF THIS CONSUMER CREDIT R COULD ASSERT AGAINST THE SELLER THE PROCEEDS HEREOF, RECOVERY
OF GOODS	OR SE	RVICES	L CLASSIS AN	DEFENSES WI	ICHTHE BUYE	R COULD ASSERT AGAINST THE SELLER THE PROCEEDS HEREOF RECOVERY
HEREUNDER Buyer Signs X					01700011111	DOTER HEREONDER.
You sares t	o the ter	rms of th	is contract. Y	Date — 11/36/9	t before you s	Igned this contract, we gave it to you,
and you we you signed		to take it	and review	t. You confirm	that you rece	yed a completely filled-in copy when
Buyer Signs X	San	ر کی ا	42_	Date11/38/0	6Rin	
Do-Buyers and De have to pay the del	. 9	A co-buyer is	Arson who is respo	. (2000 <u>11.7,58</u> 1.6) malble for paying the entire of the vehicle given to us i	debt. An other gener i	a partion whose name is on the life of the vehicle but does not
Other Owner signs to Beller Signs	479 X			A	3364	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	- LATT			11/39/	- 12 TAIL V	/ // /
	ternet in this o	or fourteex	Citizana	(Raide	ΛIΛ /*	takened under the terms of Reflect assessments with Assessed
Seller assigns its in		contract to	Citizens	Assigned with	of recourse	talgrams) under the terms of Select's agreement(s) with Assignae. Assigned with limited recourse The N/O Per C Pff. The

- 1. FINANCE CHARGE AND PAYMENTS
 2. How we will figure Finance Charge. We will figure the Finance Charge on a deliy basis at the Annual Perceitage Rate on the unpaid part of the Annual Financed.

 1. How we will spay payments. We may apply each charge, to the unpaid and all part of the Finance Charge, to the unpaid part of the Annual Financed and to other annuals you one under this contract in any order we choose.

 2. How late payments or early payments charge what you may they we bead the Finance Charge, Total of Payments, and Total Sale Price will be more if the finance of the payments or the day is due to the Finance Charge, Total of Payments, and Total Sale Price will be more if the total or the total or the day of the total or the total or the day of the total or total or the total or
 - payment is due.

 You may prepay, You may prepay all or part of the
 unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and
 unpaid part of the Finance Charge and ill other
 amounts due up to the date of your payment.

- amounts due up to the date of your peyment.

 YOUR OTHER PROMISSES TO US

 If the vehicle is demaged, destroyed, or missingtrue agree to pay us at you owe under this contract
 even if the vehicle is. The managed, destroyed, or missing,
 busing the vehicles. You agree not to remove the
 vehicle from the U.S. or Canada, or los ski, rent, beads,
 without our written permission. You agree not to
 expose the vehicle to missue, sezurs, contraction, or
 involuntary transfer. If we pay any repair bills, storage
 bills, taxes, fines, or charges on the vehicle, to the
 satisf permitted by law you agree to repay the amount
 when we sak for it.

 Security Interest.

 The vehicle and all parts or goods put on it;

 All momey or goods received (proceeds) for the
 vehicle;

 All insuance, maintenance, service, or other con-

wehlold;

All insurance, maintenance, service, or other con-tracts we finance for you; and

All proceeds from insurance, maintenance, ser-vice, or other contracts we finance for you. This includes any refunds of premiume or charges from the contracts.

It also secures your other agreements in this contract.
It also secures your other agreements in this contract.
It also secures your other agreements in this contract.
It also secures your other agreements in this contract.
It also secures your other agreements in this contract,
the secure your other agreements in the contract
it also secures your other agreements in the contract
the secure your other agreements in the contract
where your desired. You will not allow enry other
security interest to be placed on the title without our
written permisses.

- (lien) in the vehicle. You will not allow any other accurity interest to be pisced on the title without our written permission.

 Insurance you must have on the vehicle. You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. This insurance must cover our entire terms of the contract. The insurance must cover our entire terms of the contract. The insurance must cover our entire terms of the contract. The surance must cover our entire terms of the contract of the cover of the physical damage insurance, and, if we choose, buy physical damage insurance, and for the vehicle. We will buy insurance that covers your interest and our interest in the vehicle. We will still you the charge you must pay. The charge will be the premium of the insurance and a finance charge computed at the Annual Percentage Rate shown on the front of this contract or, at our option, the highest rate the law permits. If the vehicle is lost of damaged, you agree that we may use any insurance settlement to neduce what you ower or entire charges, if we other contract charges, you agree that we may subtract the return from what you ower.

- 3. If YOU PMY LETO B BREAK YOUR OTHER PROMISES

 2. You may one late charges, You will pay a late charge
 on each late payment as shown on the front. The term
 Theory commercial motor vehicle "mean any new or
 used motor vehicle, excluding a recreational vehicle,
 which is (i) a truck or truck tractor having a
 manufacturer's gross vehicular weight of littleren
 thousand (13,000) pounds or more, or (ii) a senttrailer or trailer designed for use in combination with a
 truck or truck tractor. Acceptance of a late payment or
 late charge does not excuse your late payment or
 lit on pay late, we may also take the stage described
 below.

 5. You may have to see all terms.

- e. How you can get the vehicle back it we take it. I hwo repossess the vehicle, you may get it back by paying separate and an experience of the Finance Charge, any lets charges, and any other amounts lawfully due under the contract (redeem). Your right to redeem ands when we sell the vehicle. We will tall you how much to pay to redeem. If we repossess the vehicle, we may, at our option, allow you to get the vehicle back before we sell it by paying all past due payments, also charges, and any other amounts due backuse you desurable (release). We will sell you if you may reinsaiste and how much to get the payments, and the payments are the payments and the payments are the sell the vehicle, when the payments are the sell the vehicle, the amount you must pay to redeem or reinstate will also include the expenses of taking the vehicle, hocking it, and proparing it for sale.

 We will sell the vehicle if you do not get it back. If you do not redeem, or, at our option, reinstate, we will sell the vehicle if you do not get it back. If you do not redeem, or, at our option, reinstate, we will sell the vehicle if you do not get it back. If you do not redeem, or, at our option, reinstate, we will sell before selling the vehicle. The well send you are withen notice of sale before selling the vehicle, the well send you one with a reduced expenses. If any money is left (surplus), we will pay it by our intess the lew requires us to pay it to someone sell. If money from the sale is not enough to pay the amount you pay this amount when we sale, we may charge you intenset at a rete not accough the highest lawful rate until you pay.
- page into according the highest levelul rate until you species not according the highest levelul rate until you species not according the highest levelul rate until you species, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once of we reprocesses the whicks, you agree that we may claim become sufficient to the contract of the survey of th
- 4. WARRANTIES BELLER DISCLAIMS
 The following peragraph dose not effect any warranties covering the whicle that the vehicle manufacturer may provide. The following paragraph also does not propy at all if you bough the vehicle primarily for personal, samily, or household use.
 Unless the Seller makes a written warrantly, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warrantlee, express or implied, on the vehicle, and there will be no implied warrantlee of merchantability or of fitness for a particular purpose.
- particular purposa.

 Used Car Buyera Guide. The Information you ase on the window form for this vehicle is part of this contract, information on the window form overrides contract. Information of the window from overrides Speniah Translation: Guia para compradores de vehiculos usados. La Información que ve en el formulario de la ventanilla pera sete vehiculos forma parte del presente contracto. La Información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en si contrato de venta.
- 6. SERVICING AND COLLECTION CONTACTS
- SERVICING AND COLLECTION CONTACTS You agree this veriety by to contact you in writing, by e-mail, or using preriocondexidentificial voice messages, ran reseapes, and automatic helphone delling systems, as the lists allows. You also agree that we may by to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a coell phone number or the contact results in a charge to you.
- 70.

 RIGHT TO RECEME STATEMENT OF ACCOUNT
 Upon your request, we will provide you a statement of
 account that shows information about your payment
 history including any charges and credits to your
 account. It will also chow amounts that are due at the
 time of your request and information requering future
 payments. We will provide you one statement of
 account at no cost. We may charge you our researched
 to see allows, bour right to nearbe a statement of
 are allows, bour right to nearbe a statement of
 are allows. Dour right to nearbe a statement of account
 ends one year after terminetion of the contract.
- ADDITIONAL RIGHTS
 If you wnocurrier a problem, you may have additional rights under the Unfail Trade Practices and Consumer Protection Law, which is enforced by the Pennsylvania Office of Attorney General, Bursau of Consumer Protection.
- APPLICABLE LAW
 Federal law and the law of the state of the Seller's address shown on the front of this contract apply to this contract.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE BELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

10/25/2018 **Account View**

dealertrack :- ...

title management system

Citizens Bank NA

Search Work Queues Reports Utilities User Setup

Home Help Resources Contact Log out

Perfected

Account

Account:

VIN/HIN: 1FM5K8D87HGB37286

B015

LoanSuffix:

Status: Perfected (PT) Branch:

Titling State: PA

Year: 2017

Make: FORD Model: EXPLORER

Primary customer: SERGIO GOMEZ

Secondary customer:

Home phone:

Address: 709 SPENCER DR

Client

HANOVER, PA 17331

Alert when perfected:

CMS

User Defined 1:

User Defined 2:

User Defined 3: Lienholder Status Code:

Business Unit:

Recovery type:

Recovery Status date:

Amount Financed:

Financed date: 11/30/2016

Booked date:

Expected payoff date: 03/14/2023

Payoff date:

Perfected date: 12/8/2016

Loan Balance

State: PA

Account subtype: Loan (F)

Expected Contract Type:

Title

VIN/HIN: 1FM5K8D87HGB37286 State: PA

Year: 2017 Make/Builder: FORD Model:

Owner(s): GOMEZ, SERGIO

Closed Date:

Lienholder: CITIZENS BANK N.A.

Closed Reason:

Match Type: AUTOMATIC

Document Location:

Match Date: 12/8/2016 Issuance Date: 12/8/2016

Imported Date: 12/8/2016

https://title.fdielt.com/AccountView/AccountCollateralView.aspx?view=AccountCollateralView

1/2